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- the undersigned statements.
- 2. My residential telephone number 602-295-1875 is on the National Do-Not-Call Registry and have been for at least 31 days prior to the calls in this action.
 - 3. I am charged for the calls I receive on that number.
- 4. The numbers are private, residential numbers used for personal, family, and household purposes.
- 5. In anticipation of the attached Motion for Default Judgment, I have reviewed my telephone billing records for the numbers. I have identified eight telephone calls from the Defendants. All of those calls were placed using an Automatic Telephone Dialing System and transmitted a prerecorded message, as more fully described in the Complaint

- 6. Service for the Defendants totaled \$164.13, as evidenced by the returns of service.
 - 7. I also paid the \$405 filing fee for this action to the Clerk of Court.
- 8. Based on my calling records, I allege eight violations of 47 U.S.C. § 227(b)(1)(A) and eight violations of 47 U.S.C. § 227(b)(1)(B). Accordingly, I am entitled to \$24,000 in statutory and treble damages based on these violations.
- 9. I am requesting a default judgment be entered in my favor in the amount of \$24,596.13, representing the sum of my service fees, the filing fee, and the statutory damages.
- 10. The corporate Defendant in this action is a corporation and is therefore not an infant, incompetent person, or in the military service of the United States.
- 11. The individual Defendant in this action, Ernesto DeHaro, is a business owner, and I have no reason to believe he is either an infant nor an incompetent person. Moreover, I have queried the Department of Defense's SCRA website, and it has indicated that Defendant Ernesto DeHaro is not currently in the military service of the United States.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Dated this March 11, 2025.

/s/Jason Crews
Jason Crews

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